TTAB

| SATORIUS LAW FIRM, PC

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November 11, 2011

United States Patent and Trademark Office Trademark Trial and Appeal Board PO Box 1451 Alexandria, VA 22313-1451

Commissioner for Trademarks Box TTAB -- NO FEE 2900 Crystal Drive Arlington, VA 22202-3513

Re:

ITVS

Serial No. 85180453 and 85180355 Opposition Number: 91202112

Sir or Ms:

We represent Independent Television Service, Inc., the Applicant in the Opposition action, Opposition Number: 91202112, before the Trademark Applications regarding the Mark ITVS, serial numbers 85180453 and 85180355. Enclosed please find an original and two copies of our Motion to Extend Time to File Applicant's Answer in the above matter.

If you should have any questions regarding this matter, please call the undersigned.

SATO	RIUS LAW FIRM, PC
Encl.	
cc: Andrew Rothlein, Opposer	
Em 22961612345 EXPRESS MAIL CERTIF	
"Express Mail" label No. Date of Deposit I hereby certify the Postal Service "Express Mail Post Office to Addressee" service under 37 C.l above addressee. (Type or print name of person mailing paper or feet)	t this paper or fee is being deposited with the United States P.R. 1.10 on the date indicated above and is addressed to the
(Signature of person mailing paper or fee	•
Suite 2000 IDS Center 80 South 8th Street Minneap	olis, MN 55402

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Applicant: Independent Television Service, Inc.

Opposition Number: 91202112

Serial No.: 85180453 and 85180355

Mark: ITVS

Opposer:

Andrew Rothlein

United States Patent and Trademark Office Trademark Trial and Appeal Board PO Box 1451 Alexandria, VA 22313-1451

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MOTION TO EXTEND TIME TO FILE ANSWER

(Consented Motion)

The above-identified Applicant hereby requests that the time to file an Answer to the Notice of Opposition in the above-described Oppositions action be extended for an additional period of one-hundred and eighty (180) days, i.e. until May 26, 2012.

The Applicant respectfully requests the discovery, disclosure and trial dates be reset as follows:

Time to answer	5/26/12
Deadline for discovery conference	6/26/12
Discovery opens	6/26/12
Initial disclosures due	7/25/12
Expert disclosures due	11/24/12
Discovery Closes	12/23/12
Plaintiff's pretrial disclosures	2/7/13
Plaintiff's 30-day trial period ends	3/21/13

Defendant's pretrial disclosures	4/6/13
Defendant's 30-day trial period ends	5/20/13
Plaintiff's rebuttal disclosures	6/5/13
Plaintiff's 15-day rebuttal period ends	7/4/13

The Opposer has given his consent to this Motion to Extend Time.

This Motion to Extend Time to File Answer shall serve to give the parties time for settlement negotiations, allow time for the Examining Attorney to consider and take action on proposed revisions to the description of services in each application and allow time for any additional resulting negotiations between the parties.

The parties have initiated settlement negotiations. The parties desire to resolve this matter by agreement between them, if possible, and Applicant is optimistic that such an agreement can be reached by the parties. However, Applicant does not want to forfeit its right to contest the Opposition and answer the Notice of Opposition should negotiations fail to produce an agreement.

Respectfully submitted,

SATORIUS LAW FIRM, PC

Dated: November 11, 2011

Daniel M. Satorius

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